

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

10 || IN RE LUMINENT MORTGAGE CAPITAL
INC., SECURITIES LITIGATION

No. C 07-4073 PJH

This document relates to:

SCHEDULING ORDER

ALL ACTIONS

14 Before the court is the stipulation of the parties to “suspend” the briefing and hearing
15 schedule on defendants’ March 31, 2008, motion to dismiss pending mediation and further
16 notification by the parties when they are ready to proceed. Instead of leaving the motion
17 pending on the court’s docket indefinitely, the court orders that the March 31, 2008 motion
18 to dismiss be **administratively terminated**. When and if the parties desire to proceed with
19 this motion, it must simply be re-noticed. As per the stipulation, plaintiffs shall file their
20 opposition by May 29, 2008. The reply may, however, be filed after the hearing is re-
21 noticed. The hearing shall be re-noticed to take place at least three weeks after the reply is
22 filed.

IT IS SO ORDERED.

Dated: May 14, 2008

PHYLLIS J. HAMILTON
United States District Judge